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BILL NO. S-74-11-50

SPECIAL ORDINANCE NO. S-194-74

AN ORDINANCE approving a contract with A. GROSJEAN & SON for Sidewalk Repair in connection with Resolution No. 5665-74

BE IT ORDAINED BY THE COMMON COUNCIL OF THE CITY OF FORT

WAYNE, INDIANA:

SECTION 1. That contract dated October 10, 1974 between the City of Fort Wayne, by and through its Mayor and the Board of Public Works and A. GROSJEAN & SON, for construction of sidewalks, as follows:

On the north side of Vance Avenue from the east property line of Sherborne Boulevard to the west property line of Coliseum Boulevard, East, except where sidewalk is now in place

for a cost of approximately \$8,090.00, of which the City will pay approximately \$3,410.00 and the balance to be paid by the property owners through Barrett Law, all as more particularly set forth in said Contract, which is on file in the Office of the Board of Public Works, and is by reference incorporated herein and made a part hereof, is hereby in all things ratified, confirmed and approved.

SECTION 2. This Ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

L ISIO (Moss J.R.

APPROVED AS TO FORM

Read the first time in full and on	motion by	, seconded by
Munga, and duly adopted,	read the second time	by title and referred
to the Committee on Justia W	orks (a)	nd the City Plan
Commission for recommendation) and Publi-	ic Hearing to be held	l after due legal notice,
at the Council Chambers, City-County Bu	ilding, Fort Wayne,	Indiana, on
the day of	, 197	, at
o'clock P.M., E.S.T.	Phy.	la 11 1++
Date: 11-26-74	0,00	CITY CLERK
Read the third time in full and on	A	lises).
seconded by Amgai		d, placed on its passage.
Passed (LOST) by the following vote:		4
AYES 9, NAYS,	ABSTAINED,	ABSENTto-wit:
BURNS		
HINGA X		
KRAUS	- 11 · · · · · · · · · · · · · · · · · ·	
MOSES		-
NUCKOLS		
SCHMIDT, D. X	A	
SCHMIDT, V	***	
STIER X		
TALARICO	1	11 1-1
DATE: 12-10-74	- Thurles	W. Westerman
Passed and adopted by the Common C	ouncil of the City o	f Fort Wayne. Indiana.
as (Zoning Map) (General) (Annexation)		
1/ 15.1 2.1.	n the 10th day	Charles To February
ATTEST:	(SEAL) Samis	777
Chailes W. Westermans		PRESIDING OFFICER
Presented by me to the Mayor of the		A Secretary of the second
1/1		the hour of o'clock
M.,E.S.T.		one none service of occar
	Charle	. W. Westerman
*		CITY CLERK
Approved and signed by me this		<u>anbel</u> , 1974,
at the hour of 3:00 o'clock P	M.,E 8.T.	1-1
	mes f	1-1-1-11

Bill	No. <u>S-74-11-50</u>	
	REPORT OF THE C	COMMITTEE ON PUBLIC WORKS
We, y	your Committee onPublic Works	to whom was referred an Ordinance
		GROSJEAN & SON for Sidewalk Repair in
	connection with Resolution No.	5665-74
	t.	
	-	
	-	
		*
		n and beg leave to report back to the Common
Coun	cil that said Ordinance	PASS.
	Winfield C. Moses, Jr Chairman	Wr. Mores VR
	John Nuckols - Vice-Chairman	the tuckols
	James S. Stier	Leves Sther
	William T. Hinga	William T Huga
_	Vivian G. Schmidt	Thiran & Schmidt
	DATE D-10'	74 CONCURRED IN CHARLES W. WESTERMAN, CITY CLEDY

Prin aggreeal

61-121-10

BARRETT LAW
SUBJECT TO COUNCILMANIC APPROVAL
Preliminary Meeting
Ratification

CONTRACT

	A. GROSJEAN & SON	 -
after called "City," under and by entitled "An Act Concerning Is	and the City of Fort Wayne, Indiana, a municipal corporation, he writue of an act of the General Assembly of the State of Indi funicipal Corporations," approved March 6, 1905, and all amends WITNESSETH: That the Contractor covenants and agrees to	iana, atory
prove by constructing sid	ewalks on the north side of Vance Avenue from the ea	ast
property line of Sherborn	e Boulevard to the west property line of Coliseum Bo	uleva
East, except where sidewa	lk is now in place.	
by grading and paving the roads	ray to a width of five feet with	
	5" Plain Concrete	
good and workmanlike manner a	ing as fully set out in the specifications hereinafter referred to, and to the entire satisfaction of said City, in accordance with Impression of the control of the contro	in a ove-
Excavation-Regular	Four dollars and no cents, per cubic yard \$	4.00
	Two dollars and no cents, per square yard	2.00
	Two dollars and no centes, per square yard	
Fine Grading, Seeding, Mulch & Fertilizer _ Sidewalk or Wing Walk 5" (Standard)	One dollar and twenty cents, per square foot	1.20

The Contractor will furnish immediately a certificate from the Industrial Board of the State of Indiana, that he has complied with Sections 5, 68, 69 of the Workmen's Compensation Act, approved March 14, 1929, in accordance with Section 14 of the Compensation Act (Acts 1929, page 545, being Section 9459 of Burns Annotated Statutes, Volume IV). (Section 40-1214 Burns Annotated 1952 Revision - Volume VIII).

A copy of General Ordinance No. G-60-66, concerning discriminating in employment under municipal contracts, is attached and incorporated herein by reference.

The Contractor hereby expressly agrees to perform all the work in the prosecution of the above described improvement according to the terms and conditions of Improvement Resolution No. 5665—1974 the plans, profiles, specifications and the contractor's bid therefor on file in the office of the Department of Public Works of said City, which said resolution, profile, plans and specifications are made a part of this contract as fully and effectually as if copied herein at full length, (copies of which are attached hereto).

It is hereby agreed that no assignment of this contract shall be made without the written consent of the City; said Contractor hereby covenants and agrees that said improvement shall be finally

and in all respects completed on or before $\underline{\text{June 1}}, \dots, 19.75$ and the Contractor agrees to pay and give to the City, as liquidated damages, the sum of \$25.00 for each and every day after said

_____date ______, 19____ until said work is finally completed and ready for acceptance by the City.
It being also understood that in event of any conflict between this contract and the specifications, that the former shall be considered to contain the intention of the parties hereto.

It is further agreed by and between said parties, that the acceptance of the work provided for in this contract, or the payment therefor, for the whole or a part, shall not constitute a waiver on the part of the City of any of the provisions of the contract, nor shall it release said Contractor, or the sureties upon its bond for the faithful performance thereof, nor shall the acceptance be even prima face evidence of the performance of any provisions of such contract except to the extent of entitling said Contractor to receive the price therefor. It is further understood that the failure of the City to exercise its right of inspection or rejection of material and work, or the exercise of such right shall not in any sense be considered an acceptance of any part of said work or material.

The Contractor further contracts and agrees that in the prosecution of said work all proper skill and care will be exercised, that said party will properly and fully guard all excavations and dangerous places, and will use all due and proper precautions to prevent injury to any property, person and persons, what or whomsoever. That for and during the period of the making of such improvement, and the period for which the same is to be maintained and kept in repair by the Contractor, the City shall be saved harmless from any and all liability whatsoever growing out of any injury of amage to property or persons because of any neglect or fault of the said Contractor, its agents or employees, in the execution of this contract or any matter connected therewith or related thereto and to pay any judgment with costs which may be obtained against said City, growing out of any such injury or damage.

To each of the conditions and stipulations in this contract, the undersigned bind themselves, their successors and assigns.

IN WITNESS WHEREOF, we the foregoing named parties hereunto set our hands this 10 th

day of OCTOBER 1974

A. GROSJEAN & SON

ITS: Contractor Party of the First Part.

< 1 2

Its Board of Public Works and Mayor.

GUARANTY BOND

Know All Men by Th		we		
	A. (GROSJEAN &	SON	Contractors
s principal, and CINC	NNATI INSURANCE C	O., CINCIN	NATI, OHIO	
				as surety
re held and firmly bou	nd to the City of Fort	Wayne, Indi	ana, in the sum of	EIGHT THOUSAND,
NINETY DOLLARS AND	NO CENTS			
xecutors, administrator	ch well and truly to be rs and assigns firmly l	made we joi by these pres	ntly and severally b ents.	(\$ 8,090.00.) ind ourselves, our heirs,
	<u></u>	. GROSJEAN	8 SON	
lid on the	10 #	day of	OCTOBER	Mannana.
				t Wayne to construct a
	Sidewa	T 7 1	in the Oily of Tox	- 767
	Sidewa	·- ;		Payement
n north side of Va	ance Avenue	_XXXXXXX from	the east prope	erty line of
herborne Boulevar	i to the west prop	erty line	of Coliseum Bou	Levard, East
waant whoma sidaw	alk is now in plac			Tanam.
xcept where stoew	IIK IS HOW III PIAC			

*		accord	ling to certain plans	s and specifications, and
			od of three year	
	-			nent thereof as provided
n aforesaid contract an	d specifications. Now	if the said		
A, GROSJEAN & SON-		shall	faithfully perform a	nd fulfill all the require-
				*
nanner provided for, th	en this bond to be null	and yold, oth	erwise to be in full	id guarantee, and in the force and effect.
WITNESS our has	ids and seals this	10 th	day of OCTO	OBER MINING
WIIWESS out that	ids and scale this			3HH 4.1719
		A. GRO	SJEAN & SON	(SEAL)
		BY:	espera a	ChoffessEAL)
		TTS:	oure	(SEAL)
Approved this	3/2	lay of) ctober	1974
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استعاف	Melin			
	D1 - (D11 - 117 - 1-1	-		

LIABILITY BOND

Know All Men by These Presents, That we
A. GROSJEAN & SON
as principal, andCINCINNATI INSURANCE CO., CINCINNATI, OHIO
is surety, are held and firmly bound to the City of Fort Wayne, Indiana, in the sum of Enders THOUSAN
NINETY DOLLARS AND NO CENTS
xecutors, administrators and assigns firmly by these presents.
(\$.8,090.00.)
The conditions of the above obligation are such, that if the above named party of the first part shall
faithfully comply with the foregoing contract made and entered into the 10 th
ay of OCTOBES, with the City of Fort Wayne, Indiana, and shall faithfully fulfill lithe conditions and stipulations therein contained, except the warranty and guaranty of the pave-
nent as to the workmanship, material and conditions for the period of three(3) years, according to the tentent and meaning thereof in all respects, then this obligation to be void, otherwise to be and read in full force and virtue in law and in the event the said City shall extend the time for the completion of said work, such extension shall not in any way release the sureties on this bond. WITNESS our hands and seals this
A. GROSJEAN & SON
BY: Pofeta JullanEAL)
ITS: Overner (SEAT)
(SEAL)
Approved this day of Clober 1974
Dooweef
\ \ \ \ / \ /
CI C OI.
Board of Public Works.
COMPLETED IN STREET ENGINEERING OFFICE
October 8, 1974
Frankling and the second of th

THE CINCINNATI INSURANCE COMPANY

Cincinnati, Ohio 45225

Power of Attorney

KNOW ALL MEN BY THESE PRESENTS: That THE CINCINNATI INSURANCE COMPANY, a corporation organized under the laws of the State of Ohio, and having its principal office in the City of Cincinnati, Ohio, does hereby constitute and appoint Paul Davenport; Lois I. Davenport; Bruce P. Davenport and/or

Larry D. Smith

of Fort Wavne, Indiana its true and lawful Attorney(s)-in-Fact to sign, execute. seal and deliver on its behalf as Surety, and as its act and deed, any and all bonds, policies, undertakings, or other like instruments, as follows:

Any such obligations in the United States, up to One Hundred Thousand and no/100 Dollars (\$100,000,00).

This appointment is made under and by authority of the following resolution passed by the Board of Directors of said Company at a meeting held in the principal office of the Company, a quorum being present and voting, on the sixth day of December, 1958, which resolution is still in effect:

"RESOLVED, that the President or any Vice-President be hereby authorized, and empowered to appoint Attorneys-in-Fact of the Company to execute any and all bonds, policies, undertakings, or other like instruments on behalf of the Corporation, and may authorize any officer or any such Attorney-in-Fact to affix the corporate seal; and may with or without cause modify or revoke any such appointment or authority. Any such writings so executed by such Attorneys-in-Fact shall be binding upon the Company as if they had been duly executed and acknowledged by the regularly elected officers of the company."

IN WITNESS WHEREOF, THE CINCINNATI INSURANCE COMPANY has caused these presents to be sealed with its corporate seal, duly attested by its Vice-President this 3rd day of November

STATE OF OHIO COUNTY OF HAMILTON THE CINCINNATI INSURANCE COMPANY

Vice-President

On this 3rd day of November 1970, before me came the above named Vice-President of THE CINCINNATI INSURANCE COMPANY, to me personally known to be the officer described herein, and acknowledged that the seal affixed to the preceding instrument is the corporate seal of said Company and the corporate seal and the signature of the officer were duly affixed and subscribed to said instrument by the authority and direction of said corporation.

> HENRY G. BERLON, Attor Notary Public State of Ohio

I, the undersigned Secretary and Treasurer of THE CINCINNATI INSURANCE COMPANY, hereby certify that the above is a true and correct copy of the Original Power of Attorney issued by said Company, and do hereby further certify that the said Power of Attorney is still in full force and effect,

GIVEN under my hand and seal of said Company at Cincinnati, Ohio. 1014 day of OCTOBER

this

Secretary and Treasurer

Admn.	Appr.

DIGEST SYSET

	on national and the	SPECIAL	4-74-11-50
TITLE OF	ORDINANCE_	OI ECIAL	
DEPARTME	NT REQUESTING	ORDINANCE BOA	ARD OF PUBLIC WORKS
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	Vance Avenu	e - Resolution No	. 5665-74
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		Sidewalks	will be constructed
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THEFT C	F NON_PASSAGE	No Si	dewalks
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MONEY IN	WOLVED (DIREC	T COSTS, EXPENDI	TURES, SAVINGS) \$8,090.00
	\$3,410.00 Co	st to City; \$4,68	0.00 Cost to Property Owners - Barrett Law Project
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		((I	Board of Works
ASSIGNE	TO COMMITTEE	(PRESIDENT)_W	vara of code
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